

does not disclose this feature nor does it even remotely suggest this feature. Accordingly, there can be no anticipation and reconsideration and withdrawal of the rejection is respectfully requested.

Claim 23 as amended sets forth a method of providing information to a first party on a location of a second party. The method comprises receiving broadcast signal transmissions from a geographical locator system, converting the transmissions into location data, periodically transmitting the location data to a central control system, storing the data, providing a user interface, providing a communication link between the central control system and a web server, storing geographical displays of maps, and downloading a geographical display of a map.

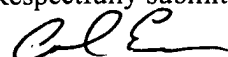
Once again, Layson fails to disclose or even remotely suggest the use of a link from its central control system to a web server. Accordingly, there can be no anticipation and reconsideration and withdrawal of the rejection is respectfully requested.

With respect to the dependent claims, as they depend either directly or indirectly from claims 1 and 23, and thus incorporate the elements thereof, it is respectfully submitted that the rejection thereto be reconsidered and withdrawn for the reasons given above.

Interdependent claims 38-41 have been added to fully claim the invention. Claim 38 is directed to a communications system having a manned call center. Claim 39 is directed to a communications system having a voice telephone connection, via a web server and internet telephony, between a first party and a call center agent. Claim 40 is directed to a communications system having a voice response unit. Claim 41 is directed to a method of providing information to a first party on a location of a second party and involving the step of linking an operator call center to a central control system. Layson fails to describe any of the claimed elements set forth in the claims and discussed. Accordingly, Applicant respectfully submits that his claims contain subject matter allowable over the prior art of record.

A favorable Action on the merits is earnestly solicited.

Respectfully submitted,



Carl J. Evens  
Registration No. 33,874

